onne di				United	Commissioner for Patents, Box States Patent and Trademark C Washington, D.C. 2
U.S. APPLICATION NO		FIRST NAMED APPLIC	ANT		ATTY, DOCKET NO.
09/72	20529	CAHOON	R		BB-1118-A
J				INTERNATIONA	L APPLICATION NO.
THOMAS M RI E I DU PONT D 107 MARKET S	AND COMPANY		PCT/US99/15807		
WILMINGTON,	DE 19898		I.A.	FILING DATE	PRIORITY DATE
			13	JUL 99	14 JUL 98
NOTIFICAT	ION OF MI	SSING DEGLIDEMENTS US		ATE MAILED:	0 9 APR 2001
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1. The following i	tenis nave been	submitted by the applicant or the IR to t	he United Co.	n	2
'_		an Elected	Office (37 CFR	1.495):	rademark
(A) 0.0. E	asic Mational Pe	Indication of Sma	all Entity Status.		
∑ Copy o	of the internation	al application. Translation of the	international app	olication into	English.
[x] Cam o	Declaration of	inventors(s). ransiation of Ar	ticle 19 amendme	ents into Eng	glish.
	f Article 19 ame Document.	endments.		,	
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☐ Transla	tion of Annexes	ninary Examination Report in English a	nd its Annexes, is	fany.	
		to the International Preliminary Examin			
2. Applicant has	requested early	processing under 35 U.S.C. 371(f) but I	has not filed the 6	allowina :	lineted in
			opv of the interna	tional assis	neated items and/or
FIOR to 20 or 30 mo	nths from the pr	, and a word doubteomicit.			ation must be filed
[] U.S. Ba	sic National Fee	Copy of the intern	ational applicatio	a.	
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cceptance under 35	U.S.C. 371:		will Order to com	piete the req	uirements for
a. i rans	lation of the app	lication into English. A processing fee	will be required i	f submitted	
Iau	a man me appre	priate 20 or 30 months from the percent	e data		
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		viding the translation of the application	and/a-sh- A		
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	n ucciaiation of	the inventors, in compliance with 37 Cl	FR 1 497/a) and a	h) properly	identificina
date	naige will be re	quired if submitted later than the approp	oriate 20 or 30 m	onths from t	he priority
The	current oath or	declaration does not comply with 37 CE	EP 1 407(a) and (LV C	•
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a. Surcha	rge for providin	g the oath or declaration later than the a	ppropriate 20 or	30 months fi	rom the
		N 1.492(E)).			
Additional claim fe	es of S	as a large entity small enti	ty, including any	required mu	Itiple dependent
e (37 CFR 1.492(g))	. Applicant mu b. See attached	st submit the additional claim fees or care PTO-875.	ncel the additiona	l claims for	which fees are
[X] Applicant has no T/DO/EO/920.	t submitted the	required sequence listing pursuant to 37	CFR 1.821-1.82	5. See attac	ched
L OF THE ITEMS	SET FORTH	IN 3(a)-3(d), 4 AND 5 ABOVE MUST HIS NOTICE OR BY 22 OR 32 MON	FRF CIDMPTO	PIN SECTION OF	
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time period set abo	ve may be exten	ded by filing a petition and fee for exter	nsion of time und	er the provis	ions of 37 CEP
f box 3a or 3c is ch	ecked, a translat	ion of the Annexes MUST be submitted	no later than the	timo e = - 1	
exes will be cancell	ed. A processin	g fee will be required if submitted later ancelled since a translation was not provided.	than 20 or 30 mg	nths from th	set above or the
1 THE ATTICLE 19 am	mont-	gifee will be required if submitted later ancelled since a translation was not proving priority date.	ided by the appro	priate 20 (3	7 CFR 1.494(d))
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licant is reminded th	at any communi	cation to the United States Patent and T			
ess given in the hea	ding and include	the U.S. application no. shown above.	Tagemark Office (must be mai	led to the
Alosed: ┌─: PCT/DO/	copy of this	notice MUST be returned	with this rest	onse.	
L	EO/917	I Notice of Defective Translation	J up		
PTO-875		PCT/DO/EO/920	ha A		
M PCT/DO/EO/905	(March 2001)		bara A. Campl		
		Telephone:	703-305-3631		